DECLARATION FOR PATENT APPLICATION

As a below named inventor, I (we) hereby declare that my (our) residence, post office address and citizenship are as stated below next to my (our) name; I (we) believe that I am (we are) the original, first and sole inventor(s) (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention (Design, if applicable) entitled: ERGONOMIC DRYWALL KNIFE

as Internation state that I (v amended by to be material.56(a). I (we for patent or	and was am nal Application (PCT we) have reviewed a any amendment(s) al to the patentability hereby claim foreign inventor's certifica	cone): X is attached heretoended on (or amended through No. and amended through and understand the contents of the referred to above. I (we) acknown the first of the contents of the content of the cont	n)	(if app (if appl cification, incose informat Code of Fe § II9 of any foreign app	plicable); was filed on icable). I (we) hereby cluding the claims, as ion known by me (us) ederal Regulations, § foreign application(s)
patent or inve	entor's certificate lis	ority benefits under Title 35, United below and have also identifiore that of the application which	ied below any foreign a	9 of any fore application fo	eign application(s) for patent or inventor's
Prior Foreiq	gn Application(s)			Priority Cl	aimed
Total Control					
[Number)	(Country)	(Day/Month/Year Filed)		YES	NO
(Number)	(Country)	(Day/Month/Year Filed)		YES	NO
States applicate the duty to c	nsofar as the subje ation in the manner disclose material inf	it under Title 35, United States of matter of each of the claims provided by the first paragraph ormation as defined in Title 3 or art application and the national	s of this application is of Title 35, United State 7, Code of Federal Re	not disclose es Code § Il2 equiations. §	ed in the prior United 2, I (we) acknowledge 1.56 which occurred
Appl. No.)	(Filing o	date)	(Status-Patented,Pen	ding or Abar	nd.)
(Appl. No.)	(Filing o	date)	(Status-Patented,Pen	iding or Abai	nd.)

I (we) hereby declare that all statements made herein of my (our) own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title I8 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

POWER OF ATTORNEY: I (we) hereby appoint as my (our) attorneys, with full powers of substitution and revocation, to prosecute this application and transact all business in the Patent and Trademark Office connected therewith.

Garabed NAHABEDIAN (reg. No. 29,507); Thierry ORLHAC (reg. No. 29,497); Alain PROVOST (reg. No. 33,I43); Nathalie JODOIN (reg. No. 41,558); Louis-Pierre GRAVELLE (reg. No. 44,429); and Luc MORIN (reg. No. 44,430) whose professional address is 55 St Jacques, Montreal, Quebec, Canada, H2Y 3X2.

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Date X 17-5pw - 2001	Signature × Jun Japh.

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State or Country Zip Québec CANADA J2S 1L4 Date × 200 / /0 / / 7	State or Country Zip Québec CANADA J2S 1L4 Signature

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Filed or Issue For: ERGON	eu. IOMIC DRYWALL KNIFE	
() the ow (X) an offi	VERIFIED STATEMENT (DECLARATION) CLAIMING SMALL ENTITY STATUS (37 CFR 1.9(f) and 1.27(c)) - SMALL BUSINESS CONCERN eclare that I am: vner of the small business concern identified below: icial of the small business concern empowered to act on behalf the concern identified below:	
NAME OF	CONCERN: <u>A. RICHARD LTÉE</u> OF CONCERN: <u>120 Jacques-Cartier, Berthierville (Québec) CANADA J</u> 0K 1A0	
I hereby de 121.1301 thro (b) of Title 35 exceed 500 p the previous pay periods o or has the po	cclare that the above identified small business concern qualifies as a small business concern as defined ough 121.1305, and reproduced in 37 CFR 1.9(d), for purposes of paying reduced fees under section 5, United States Code, in that the number of employees of the concern, including those of its affiliates persons. For purposes of this statement, (1) the number of employees of the business concern is the average of the concern of the persons employed on a full-time, part-time or temporary basis during early fits fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concerns to control the other, or a third party or parties controls or has the power to control both.	41(a) and the second of the se
nereby dec pove with re	clare that rights under contract or law have been conveyed to and remain with the small business concert egard to the invention, entitled <u>ERGONOMIC DRYWALL KNIFE</u>	n identifi
and the second	[STV4N]	
described in:) Jean-Pierre PANFILI, François PANFILI, and Steve VASKUTHAY	
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If the rights baving rights could not quawould not acknowled to small entity date on which I hereby deand belief are and the like so and that such which this ver	held by the above identified small business concern are not exclusive, each individual, concern or or in the invention is listed below* and no rights to the invention are held by any person, other than the inventify as an independent inventor under 37 CFR 1.9(c) if that person made the invention, or by any concalify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). Separate verified statements are required from each named person, concern or organization having the invention averring to their status as small entities. (37 CFR 1.27) INDIVIDUAL () SMALL BUSINESS CONCERN () NONPROFIT ORGAL are attached sheet for additional person(s), concern(s) or organization(s). In this application or patent, notification of any change in status resulting in loss of expression and the status as a small entity is no longer appropriate. (37 CFR 1.28(b)). In the invention are attached sheet for additional person(s), concern(s) or organization(s). In this application or patent, notification of any change in status resulting in loss of expression to paying, or at the time of paying, the earliest of the issue fee or any maintenance fee due to status as a small entity is no longer appropriate. (37 CFR 1.28(b)). In the invention is listed to be true; and further that these statements were made with the knowledge that willfull false is to made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States willfull false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent issuing thereon or any patent issuing thereon or any patent issuing thereon or any concern.	entor, with the century
If the rights baving rights could not quawould not a same and the like so and that such which this very NAME OF PE	held by the above identified small business concern are not exclusive, each individual, concern or or in the invention is listed below* and no rights to the invention are held by any person, other than the invalify as an independent inventor under 37 CFR 1.9(c) if that person made the invention, or by any concalify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). Separate verified statements are required from each named person, concern or organization having the invention averring to their status as small entities. (37 CFR 1.27) INDIVIDUAL () SMALL BUSINESS CONCERN () NONPROFIT ORGAL dee attached sheet for additional person(s), concern(s) or organization(s). Separate verified status as a small entity to file, in this application or patent, notification of any change in status resulting in loss of each status prior to paying, or at the time of paying, the earliest of the issue fee or any maintenance feed un status as a small entity is no longer appropriate. (37 CFR 1.28(b)). Clare that all statements made herein of my own knowledge are true and that all statements made on in the believed to be true; and further that these statements were made with the knowledge that willfull false so on made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United State willfull false statements may jeopardize the validity of the application, any patent issuing thereon, or any infilied statement is directed.	entor, which cern which is a significant of the certain certai
If the rights having rights could not quawould not a same and the like so and that such which this very NAME OF PETITLE OF PETITL	held by the above identified small business concern are not exclusive, each individual, concern or or in the invention is listed below* and no rights to the invention are held by any person, other than the invalify as an independent inventor under 37 CFR 1.9(c) if that person made the invention, or by any concalify as a small business concern under 37 CFR 1.9(d) or a nonprofit organization under 37 CFR 1.9(e). Separate verified statements are required from each named person, concern or organization having the invention averring to their status as small entities. (37 CFR 1.27) INDIVIDUAL () SMALL BUSINESS CONCERN () NONPROFIT ORGAL are attached sheet for additional person(s), concern(s) or organization(s). The earliest of the issue fee or any maintenance fee due to the status as a small entity is no longer appropriate. (37 CFR 1.28(b)). Clare that all statements made herein of my own knowledge are true and that all statements made on it is believed to be true; and further that these statements were made with the knowledge that willfull falses to made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United Statement is directed. ERSON SIGNING: **PRANCOLS*** **PRANCOLS** **PRANCOLS**	entor, where where where where where where where we after the statement of the statement where w